that it is his, her or their desire to lay down thereon a track or tracks of rail way, it shall be the duty of the commissioners or other tribunal, which may be appointed to assess and value the damages which any person or persons will sustain by the opening of such road, to take into consideration the additional damage, if any, which would be caused by the construction of such rail way, track or tracks, and also to determine the place or places at which crossings shall be made over such tracks, for the convenience of the owners of the land on either side of such private way or road, and shall specify the same in their return to the court or commissioners by whom they may have been appointed.

SEC. 3. And be it enacted, That when any private road or Authority to way shall have been opened under the provisions of this act, lay rails. it shall and may be lawful for the party or parties who may have applied for the same, to lay down a track or tracks of rail way thereon, and with the consent of any incorporated company or individuals, proprietors of any rail road to which such private road may be opened, to connect such track or tracks of Connect. private rail way with the same; Provided always, that the said Payment of party or parties shall have first paid or tendered in payment to damages. such persons as may be entitled thereto, the damages respectively awarded to them; and shall also within thirty days after the construction of any such track or part of a track, make proper crossings at such places as shall have been designated as aforesaid.

SEC. 4. And be it enacted, That if any road, laid out under quarries the provisions of this act, shall pass over or through any quarry, protected. it shall, upon the application of the owners of said quarry, and after one-third of the quantity of stone in the same may have been taken therefrom, be the duty of the county court, levy court, or county commissioners, under whose authority the same may have been laid out, to have the location of the said road changed in such manner as to avoid interfering with the working of such quarry.

## CHAPTER 264.

An Acr for the prevention of Frauds on the Right of Voting by the Stockholders in the several Incorporated Institutions in this State.

SEC. 1. Be it enacted, by the General Assembly of Maryland, On notice That whenever five or more of the stockholders of any private given of design to corporation created by this state, at least thirty days prior to an canvass. election for managers, directors or other officers of any such corporation, elected by the stockholders thereof, shall give notice in writing of their intention to canvass the votes which may be given at the next ensuing election thereof, by a notice